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20	IN RE GOOGLE PLAY STORE				
20	ANTITRUST LITIGATION	Case No. 3:21-md-02981-JD			
21	MATTINOSI ETHOMION				
21	THIS DOCUMENT RELATES TO:	DECLARATION OF JUSTIN P.			
22	THIS DOCOMENT RELEATES TO.	RAPHAEL IN SUPPORT OF			
22	Epic Games Inc. v. Google LLC et al.,	DEFENDANTS' ADMINISTRATIVE			
22	Case No. 3:20-cv-05671-JD	MOTION TO CONSIDER			
23	Cuse 140. 3.20 ev 030/1 0D	WHETHER ANOTHER PARTY'S			
2.4	In re Google Play Consumer Antitrust	MATERIALS SHOULD BE SEALED			
24	Litigation, Case No. 3:20-cv-05761-JD	WATERIALS SHOULD DE SERLED			
2.5	Emganon, case No. 3.20 ev 03701 3D				
25	State of Utah et al. v. Google LLC et al.,	Judge: Hon. James Donato			
26	Case No. 3:21-cv-05227-JD				
26	Cubb 110. 5.21 64-05227-3D				
27	Match Group, LLC et al. v. Google LLC et al.,				
27	Case No. 3:22-cv-02746-JD				
20	Case 110. 5.22-01-02/70-JD				
28					

- 1. I, Justin P. Raphael, am a partner at Munger, Tolles & Olson LLP, counsel of record for Defendants Google LLC, Google Ireland Limited, Google Commerce Ltd., Google Payment Corp., Google Asia Pacific Pte. Ltd., and Alphabet Inc. ("Defendants" or "Google") in this multi-district litigation (MDL). I am admitted to practice before this Court. I respectfully submit this declaration in support of Google's Administrative Motion to Consider Whether Another Party's Materials Should be Sealed, relating to Defendants' Omnibus Motions *in Limine* and Plaintiffs' Responses Thereto.
- 2. I submit this declaration pursuant to Civil Local Rule 79-5. The contents of this declaration are based on my personal knowledge. If called upon as a witness in this action, I could and would testify competently thereto.
- 3. The accompanying exhibits ("Exhibits") contain portions that are sourced from materials that (on behalf of non-parties) have been designated as "CONFIDENTIAL", "HIGHLY CONFIDENTIAL ATTORNEYS' EYES ONLY" or "NON-PARTY HIGHLY CONFIDENTIAL OUTSIDE COUNSEL EYES ONLY", pursuant to the operative Protective Orders entered by the Court, Case No. 3:21-md-02981-JD, ECF Nos. 247, 248, and 249. The following table shows the portions of Exhibits that contain information designated as "CONFIDENTIAL", "HIGHLY CONFIDENTIAL ATTORNEYS' EYES ONLY" or "NON-PARTY HIGHLY CONFIDENTIAL OUTSIDE COUNSEL EYES ONLY".

Document	Portion Containing Designated Information	Designating Party
Exhibit 4 to Declaration Of Yonatan Even In Support Of Plaintiffs' Omnibus Oppositions To Defendants' Omnibus Motions <i>In</i> <i>Limine</i> , Nos. 1-7 ("Even Decl.")	Entire Document.	Non-Party
Exhibit 5 to Even Decl.	Entire Document.	Non-Parties

1	Document
2	
3	Exhibit 9 to Even Decl.
4	
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6	Exhibit 10 to Even Decl.
7	Exhibit 12 to Even Decl.
8	Exhibit 14 to Even Decl.
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12	5th day of October 2023 in S
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Document	Portion Containing Designated Information	Designating Party	
Exhibit 9 to Even Decl.	Page -085 (all text in row to the right of "not published"). Page -125 (3rd developer listed in first column).	Non-Parties	
Exhibit 10 to Even Decl.	Entire Document.	Non-Party	
Exhibit 12 to Even Decl.	Page -636	Non-Party	
Exhibit 14 to Even Decl.	Pages -237 to -238 (the final paragraph of the page continuing onto the next page until "CEO").	Non-Party	

I declare under penalty of perjury that the foregoing is true and correct. Executed on this 5th day of October 2023 in San Francisco, California.

s/ Justin P. Raphael

Justin P. Raphael